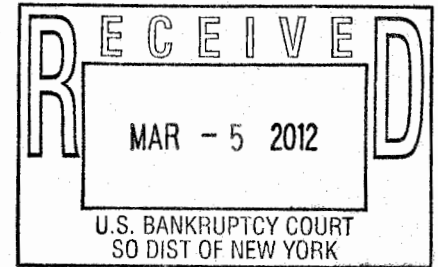


**UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF
NEW YORK**

**IN RE,
GENERAL MOTORS CORP., ET AL.,
DEBTORS.**



CASE# 09-50026

HARDSHIP MOTION

Comes now, claimant, Sherif Rafik Kodsy, herein as (Kodsy) pro'se, files this hardship motion according to the ADR procedures for a mediation location, relocation from Dallas, Texas.

Kodsy, is disabled and sustained injuries from the excessive unwarned vibration exposures from a defective HUMMER H2 and is unable to fly or drive for a far distance.

Kodsy, resides in Palm Beach County, Florida, the debtors' scheduled a far location with malice, knowing that Kodsy, is unable to travel conveniently or with ease.

Kodsy, has a brain injury, a herniated neck, a herniated back, undocumented shoulder injuries, a knee injury, an umbilical hernia, and a broken big toe, in addition to suffering of continuous pains and neurological discomforts.

Kodsy, cannot risk his life, to travel for a mediation conference.

Kodsy, requests from this honorable court a hardship consideration order to be able to pursue the mediation process in Florida or a closer location.

Thank you..

CERTIFICATE OF SERVICE

**ALL ASSERTIONS MADE IN THE FOREGOING REQUEST,
ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE
AND BELIEF AND THAT A COPY WAS FILED AND SENT TO
THE DEFENDANTS ATTORNEY OF RECORD, BY EMAIL AND
U.S. MAIL ON February 29, 2012 .**


.....
SHERIF RAFIK KODSY

**Individual/pro'se
15968 LAUREL OAK CIRCLE
DELRAY BEACH FLORIDA 33484
561-294-3046**

**COPY(S) TO:
WEIL, GOTSHAL & MANGES LLP., 767 FIFTH AVENUE
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